

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

-----  
C. ROBERT ALLEN, III, by LUKE ALLEN, as Guardian for the :  
Property Management of C. Robert Allen, III, :  
Plaintiff, : Case No. 09 Civ. 0668  
- against - : (ADS) (ETB)

CHRISTOPHER DEVINE, LAKESHORE MEDIA, LLC, :  
MILLCREEK BROADCASTING LLC, COLLEGE CREEK :  
MEDIA LLC, MARATHON MEDIA GROUP, LLC, 3 POINT :  
MEDIA-SALT LAKE CITY, LLC, 3 POINT MEDIA DELTA, :  
LLC, 3 POINT MEDIA-UTAH, LLC, 3 POINT MEDIA- :  
FRANKLIN, LLC, 3 POINT MEDIA-PRESCOTT VALLEY, :  
LLC, 3 POINT MEDIA-COALVILLE, LLC, 3 POINT MEDIA- :  
ARIZONA, LLC, 3 POINT MEDIA-FLORIDA, LLC, 3 POINT :  
MEDIA-KANSAS, LLC, 3 POINT MEDIA-OGDEN, LLC, 3 :  
POINT MEDIA-SAN FRANCISCO, LLC, MIDVALLEY RADIO, :  
PARTNERS, LLC, D&B TOWERS LLC, SUPERIOR :  
BROADCASTING OF NEVADA, LLC, SUPERIOR :  
BROADCASTING OF DENVER, LLC, WACKENBURG :  
ASSOCIATES, LLC, PORTLAND BROADCASTING LLC, :  
DESERT SKY MEDIA LLC, SKY MEDIA LLC, DEVINE :  
RACING MANAGEMENT, LLC, ACB CONSULTING CO., and :  
John Does 1-50, :

Defendants. : -----  
X

CHRISTOPHER DEVINE, LAKESHORE MEDIA, LLC, :  
MILLCREEK BROADCASTING LLC, COLLEGE CREEK :  
MEDIA LLC, MARATHON MEDIA GROUP, LLC, 3 POINT :  
MEDIA-SALT LAKE CITY, LLC, 3 POINT MEDIA DELTA, :  
LLC, 3 POINT MEDIA-UTAH, LLC, 3 POINT MEDIA- :  
FRANKLIN, LLC, 3 POINT MEDIA-PRESCOTT VALLEY, :  
LLC, 3 POINT MEDIA-COALVILLE, LLC, 3 POINT MEDIA- :  
ARIZONA, LLC, 3 POINT MEDIA-FLORIDA, LLC, 3 POINT :  
MEDIA-KANSAS, LLC, 3 POINT MEDIA-OGDEN, LLC, 3 :  
POINT MEDIA-SAN FRANCISCO, LLC, MIDVALLEY RADIO, :  
PARTNERS, LLC, SUPERIOR BROADCASTING OF :  
NEVADA, LLC, SUPERIOR BROADCASTING OF DENVER, :  
LLC, WACKENBURG ASSOCIATES, LLC, PORTLAND :  
BROADCASTING LLC, DESERT SKY MEDIA LLC, SKY :  
MEDIA LLC, and ACB CONSULTING CO., :

Third-Party Plaintiffs, :  
- against - :

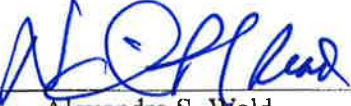
LUKE ALLEN, :  
Third-Party Defendant. : -----  
X

It is hereby stipulated and agreed, by and between the undersigned counsel for the parties listed below, as follows:

1. Third-Party Defendant Luke Allen shall have through and until May 2, 2011 to respond to the Third-Party Complaint. Mr. Allen will not raise any defense under Fed. R. Civ. P. 12(b)(5).
2. This Stipulation may be signed in counterparts.
3. Facsimile signatures of this Stipulation shall have the same force and effect as original signatures.

Dated: New York, New York  
March 31, 2011

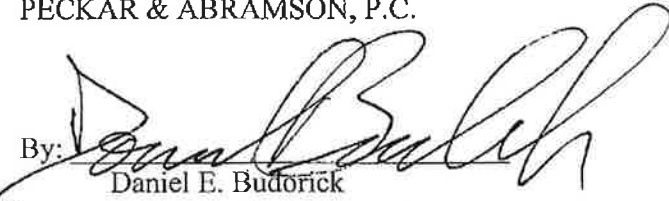
COHEN & GRESSER LLP

By:   
Alexandra S. Wald  
awald@cohengresser.com  
Nathaniel P.T. Read  
nread@cohengresser.com

800 Third Avenue, 21st Floor  
New York, New York 10022  
Telephone: (212) 757-7600  
Facsimile: (212) 957-4514

*Attorneys for Third-Party Defendant Luke Allen*

PECKAR & ABRAMSON, P.C.

By:   
Daniel E. Budorick  
dbudorick@pecklaw.com  
David J. Scriven-Young  
dscriven-young@pecklaw.com

208 South La Salle Street, Suite 1356  
Chicago, Illinois 60604  
Telephone: (312) 881-6300  
Facsimile: (312) 435-2482

*Attorneys for Third-Party Plaintiffs*

So Ordered: \_\_\_\_\_  
Hon. Arthur D. Spatt  
United States District Judge

Dated: